

REMARKS/ARGUMENTS

Claims 1, 13, 14, 15, and 21 are currently amended, Claims 2-4, 6, and 8-12 are original, and Claims 5, 7, and 18-20 were previously presented.

Examiner stated, "Claim 14 recites the limitation "the data signal of claim 13" in line 1. There is insufficient antecedent basis for this limitation in the claim." Claim 14 has been amended to overcome the antecedent basis requirement.

Examiner stated, "Claim 15 recites the limitation "the data signal of claim 13" in line 1. There is insufficient antecedent basis for this limitation in the claim." Claim 15 has been amended to overcome the antecedent basis requirement.

Examiner stated, "Claims 1-12 and 18 are rejected under 35 U.S.C. 102(b) as being anticipated by Rapaport et al, U.S. Patent No. 5,890,152."

Currently amended Claim 1 advantageously claims, among other elements, a system that enables a reconstructing of user-viewable visual stimuli comprising: a processing platform that is adapted to reconstruct at least one of: the visual stimuli; and the change in the visual stimuli, at a specific time that a user viewed the visual stimuli.

Rapaport discloses a personal feedback browser that selects media files **based on user-specified information** stored in a personal profile database. The personal feedback browser includes a media evaluation software program for evaluating media files based on the personal profile database. As such, a user utilizing Rapaport's invention must input information that is

then used to select media files. The present invention, and more specifically amended claim 1, do not require user specified information as an input.

Examiner stated, "Claims 13-15 and 21 are rejected under 25 U.S.C. 103(a) as being unpatentable over Hochmuth, U.S. Patent No. 6,046,741 in view of Rapaport et al., U.S. Patent No. 5,890,152."

Currently amended Claim 13 advantageously claims, among other elements, a system that enables a reconstructing of user-viewable visual stimuli comprising: a processing platform is adapted to reconstruct at least one of: the visual stimuli; the change in the visual stimuli, and the change in the user's eye position, at a specific time that a user viewed the visual stimuli.

Rapaport discloses a personal feedback browser that selects media files **based on user-specified information** stored in a personal profile database. The personal feedback browser includes a media evaluation software program for evaluating media files based on the personal profile database. As such, a user utilizing Rapaport's invention must input information that is then used to select media files. The present invention, and more specifically amended claim 1, do not require user specified information as an input.

Examiner stated, "as per claim 21, it is of similar scope to claim 13 and is rejected under the same rationale."

Currently amended Claim 21 advantageously claims, among other elements, a computer readable medium comprising instructions for reconstructing the change in the displayed visual stimuli and the change in the eye position, at a specific time that a user viewed at least one of:

the displayed visual stimuli at an eye position; the change in the displayed visual stimuli; the change in the eye position; and the change in the eye position based on the change in the displayed visual stimuli.

Rapaport discloses a personal feedback browser that selects media files **based on user-specified information** stored in a personal profile database. The personal feedback browser includes a media evaluation software program for evaluating media files based on the personal profile database. As such, a user utilizing Rapaport's invention must input information that is then used to select media files. The present invention, and more specifically amended claim 1, do not require user specified information as an input.

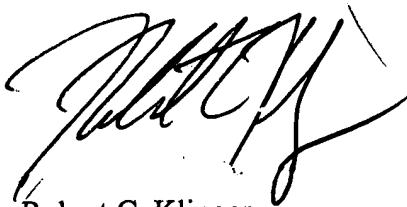
For these reasons, Applicants believe currently amended independent Claims 1, 13, and 21 are in condition for allowance and respectfully request they be passed to allowance.

Since the remaining currently amended, original, and previously presented dependent claims dependent on independent Claims 1, 13 and 21 which Applicant believes are in condition for allowance, Applicant believes the above mentioned original and previously presented Claims are in condition for allowance and respectfully request they be passed to allowance.

The cited prior art do not make obvious the present invention, either alone or with the other references of record. Applicants respectfully request that a timely Notice of Allowance be issued in this case.

Examiner is invited to contact the undersigned by telephone if the Examiner believes that such a communication would advance the prosecution of the present patent application.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'R. Klinger', with a stylized flourish at the end.

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